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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/460,638	12/14/1999	KENNETH G. FLUGAUR	0325.00324	2751	
21363 CHRISTOR	7590 03/01/20 HER P. MAIORAN	<del>-</del>			
24025 GREA	TER MACK	IA, P.C.	EXAMI	EXAMINER	
SUITE 200 ST. CLAIR S	HORES, MI 48080		ZERVIGO	ZERVIGON, RUDY	
			ART UNIT	PAPER NUMBER	
			1763	7	
			DATE MAILED: 03/01/2002	,	

Please find below and/or attached an Office communication concerning this application or proceeding.





Advisory Action

Application No. Applicant(s)

09/460,638

Examiner

Flugaur et al Art Unit



ļ			Rudy Zervigon	1763
TU	The MAILING DATE of this	communication appears	on the cover sheet with the corre	Spondence address
reje	E REPLY FILED <u>Feb 19, 2002</u> erefore, further action by the applicection under 37 CFR 1.113 may onlywance; (2) a timely filed Notice of appliance with 37 CFR 1.114.	ant is required to avoid	the abandonment of this applicat	TION FOR ALLOWANCE.
	NZ)	THE PERIOD FOR R	REPLY [check only a) or b)]	
	The period for reply expires	3 months from the m	ailing date of the final rejection	
	rejection.	the proposed reply (within two his Advisory Action, OR co the statutory period for the re	o months as set forth in MPEP § 706.07 Intinues to run from the mailing date on Ply expire later than SIX MONTHS from t	of the final rejection, whichever the mailing date of the final
	Extensions of time may be obtained under of extension fee have been filed is the date for appropriate extension fee under 37 CFR 1.1 set in the final Office action; or (2) as set for mailing date of the final rejection, even it	37 CFR 1.136(a). The date of purposes of determining the 17(a) is calculated from: (1) the in (b) above, if checked. If timely filed, may reduce	on which the petition under 37 CFR 1.136 period of extension and the corresponding the expiration date of the shortened statut Any reply received by the Office later that	6(a) and the appropriate ng amount of the fee. The ory period for reply originally n three months after the
2. 🗆	37 CFR 1.192(a), or any extensi	on thereof (37 CFR 1 1	Appellant's Brief must be filed	within the period set forth in
3. 🛛	requisite fees.	in se entered about the t	imely submission of a Notice of A	ppeal and Appeal Brief with
	brobooca amendment(8) Mi	II not be entered because	se:	
(b)	they raise new issues that wo	uld require further cons	ideration and/or search. (See NC	OTE below);
(-,	/ — they raise the issue of flew ma	aπer. (See NOTE belo\	w).	
(0)	they are not deemed to place issues for appeal; and/or	the application in bette	r form for appeal by materially red	ducing or simplifying the
(d)	they present additional claims	Without cancelling a se		, , , , , , ,
	NOTE: The added limitation of "	offense seeth	prresponding number of finally rej	ected claims.
		d lidinge section of said Her the art of record eith	device is configured to remain or	ıtside said arpeture", requires
4. 🗆		or the art of record eith	er unger the present 102 rejection	n or under 103.
	Applicant's reply has overcome the	ne following rejection(s)	Ϊ.	
_ ==				
5. 🗆	Newly proposed or amended clair separate, timely filed amendment	cancelling the non-allo	wable clailit(5).	would be allowable if submitted
S. 🗌	The a)   affidavit, b)   exhibit, c application in condition for allowa	or c) request for reconce because:	onsideration has been considered	but does NOT place the
. <b>□</b>	The affidavit or exhibit will NOT be the Examiner in the final rejection.	e considered because it	is not directed SOLELY to issues	s which were newly raised by
X			Harris de la	
	For purposes of Appeal, the status	or the claim(s) is as to	nows (see attached written explar	nation, if any):
	Claim(s) allowed:  Claim(s) objected to:  Claim(s) rejected: 1-20			
	The proposed drawing correction f	iled on	a) has b() has not b	een approved by the Evaminar
	lote the attached Information Discl	osure Statement(s) (PT	0-1449) Paper No/o)	Spriotod by the Examiner
	Other:		- , 170) i apel 140(S)	—· , ~
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